

REMARKS/ARGUMENTS

Claim 21 has been amended to overcome the rejection.

The Examiner rejected claims 1-7, 9-16, 18-22, and 24 under 35 U.S.C. Section 103 as being unpatentable over the article "Indexing of Baseball Telecast for Content-based Video Retrieval" by Kawashima et al.

Kawashima et al. disclose an approach that is based at detecting events that are important for particular video content. The technique includes a definition and model of anticipated events of particular importance for baseball content. The definition and model is complex, namely continuous dynamic programming, which is not robust.

In contrast, the present invention uses techniques that determine characteristics of the video content that is not based upon a complex model, such as continuous dynamic programming.

Claims 1, 5, 9 15, 21 patentably distinguishes over Kawashima et al. by claiming the identifying is not based upon continuous dynamic programming.

The remaining claims are dependent upon a respective base claim and are patentable for the same reasons asserted for the respective independent claim.

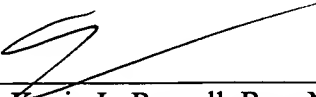
Applicant submits that no fees are required for entry of this Amendment. If it is determined that any fees are due, the Commissioner is hereby authorized to charge such fees to Deposit Account No. 03-1550.

Respectfully submitted,

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Dated: August 30, 2006

By


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CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on August 30, 2006.

Dated: August 30, 2006


Kevin L. Russell